1	JAMES C. STURDEVANT (CA SBN 94551)	
2	(jsturdevant@sturdevantlaw.com) MONIQUE OLIVIER (CA SBN 190385)	
3	(molivier@sturdevantlaw.com) THE STURDEVANT LAW FIRM	
4	A Professional Corporation	
5	475 Sansome Street, Suite 1750 San Francisco, CA 94111	
6	Telephone: (415) 477-2410 Facsimile: (415) 477-2420	
7	, , ,	
8	DAVID J. MARSHALL (marshall@kmblegal.com)	
9	DEBRA S. KATZ (katz@kmblegal.com)	
10	KATZ, MARSHALL, BANKS, LLP	
11	1718 Connecticut Ave., N.W. Sixth Floor	
12	Washington, D.C. 20009 Telephone: (202) 299-1140	
13	Facsimile: (202) 299-1148	
14	Attorneys for Plaintiffs	
	ROYLENE RAY and KELLY CANNON	
15	Additional Counsel on Signature Page	
16	UNITED STATES	DISTRICT COURT
17	NORTHERN DISTRICT OF CALIFORNIA	
18		
19	SAN FRANCISCO DIVISION	
20	ROYLENE RAY and KELLY CANNON,	Case No. C 06-1807 JSW
21	individually and on behalf of others similarly situated,	STIPULATION REQUESTING AN
22	Plaintiffs,	EXTENSION OF TIME FOR THE PARTIE TO FILE THEIR OPPOSITIONS TO THE
23	Traintitis,	PENDING MOTIONS TO AMEND THE
24	V.	COMPLAINT AND FOR TRANSFER OF VENUE [Civ. L.R. 6-2(a)]
25	BLUEHIPPO FUNDING, LLC,	AND ORDER THEREON
26	Defendant.	
27		
28		
	Stimulation Requesting Extension of Time for Opposite	ions to Panding Motions
	Stipulation Requesting Extension of Time for Opposit October 25, 2007	ions to rending Modons
	Page 1 of 2	

Caseas: 06:06-0:1/801/805/V/SWD doornend: 18386 Filled 1.0//256//20707Pageage 1220f 2

1	Plaintiffs Roylene Ray and Kelly Cannon and Defendant BlueHippo Funding, LLC, by and	
2	through undersigned counsel and pursuant to Civil Local Rule 6-2(a), hereby filed this stipulation	
3	requesting that the Court issue an order allowing the parties until November 2, 2007, to file their	
4	oppositions to plaintiffs' pending motion to amend their complaint and defendant's motion to transfer	
5	venue, and allowing the parties until November 9, 2007, to file their reply briefs. The grounds for	
6	this request are set forth in the attached Declaration of David J. Marshall.	
7	KATZ, MARSHALL & BANKS, LLP	
8	KATZ, WARSHALL & DAVIS, LLI	
9	By: /s/ David J. Marshall	
10		
11	Attorneys for Plaintiffs Roylene Ray and Kelly Cannon	
12	KIRKPATRICK & LOCKHART	
13	PRESTON GATES ELLIS LLP	
14	By:/s/	
15	Ramiz I. Rafeedie	
16	Attorneys for Defendant BlueHippo Funding, LLC	
17		
18		
19	PURSUANT TO STIPULATION, IT IS SO ORDERED	
20	October 26	
21	Dated: October 26 , 2007	
22	UNITED STATES DISTRICT JUDGE	
23		
24		
25		
26		
27		
28		
	1	

Stipulation Requesting Extension of Time for Oppositions to Pending Motions October 25, 2007 Page 2 of 2